

United States District Court
SIXTH CIRCUIT
Western District of Ohio

United States of America vs. Plaintiff
Case No. 02cr100-(1)

US

Defendant

Ohio

Judge Walter H. Rice

John N. F. Mengotti
(aka John F. Duncan)
Defendant pro se

Defendants Pro se Motion
for conference with Court.

Now comes defendant John N. F. Mengotti, by and
through pro-se, who respectfully moves this honorable
Court for a hearing so defendant may personally address
~~the~~ the Courts.

With the Clerk and Prosecution in support repeat the
Motion should further support sought.

Respectfully Submitted,
John N. F. Mengotti
John N. F. Mengotti

Ex. 1 and 1. Memorandum in support.

Defendant contends that he has three issues to
address the Courts.

1) Defendant's status in Criminal Proceedings
in the Common Pleas Courts of Warren County,
Ohio, whereas the defendant has a Federal Violation
of Statutes and Criminal Violations charged by
Warren County, Ohio, defendant has made numerous

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attempts to contact officials in Warren County who have all contended that they must be made aware by the U.S. District Courts or the U.S. Marshal's office that the defendant is available to them prior to arraignment on these criminal charges.

2) Defendants attorney and persons employed by defendant's appointed attorney, one said Anthony Vassoy. Defendant contends that Mr. Vassoy assured the defendant, and the Courts that he himself would personally contact the "Judge" and person responsible in determining issues such as confinement of defendant; as of September 25, 2007, Mr. Vassoy has contacted no person or authority found in Warren County; The defendant personally, as well as members of his family have spoken with numerous members of the Warren County Courts, common places and otherwise regarding ~~at~~ every single charge the defendant faces in the Warren County [Cases] area; all of which have claimed that they have no hand ~~in~~ the defendant's attorney Mr. Vassoy.

Mr. Vassoy's employees also lied to, and mislead the defendant and his family nearly every single time, now day since the defendant's appearance in said Courts; whether directly or indirectly, Mr. Vassoy is responsible for the acts & reasons in his employ.

3) Defendant also contend that his current reduced charges which is currently on supervised basis is in fact out of Court's control. The defendant

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Resides in Hamilton County, defendant's family resides in Hamilton County, defendant's wife resides in Warren County, criminal proceedings reside in both Hamilton and Warren County, defendant contends that there is no logical reason why his case is still in the jurisdiction of the District Courts of Dayton Ohio, or in the custody of the US Marshal Service of Dayton Ohio.

Defendant feels that the interest in justice would dictate that since the defendant's original Judge, Susan Scott is now unavailable, that his case be assigned back to her docket.

The defendant requests that he be permitted to address the Courts directly regarding these issues, in a more detailed and descriptive manner.

Respectfully Submitted,


Salvatti F. Mangat,
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Troy Ohio 45373